

A. The purpose of this amendment is to clarify the RFP and provide for administrative changes.

1. Reference Section B. Clause B.4.2, "Schedule Incentive." The paragraph is revised to state, "The target cost incentive is established at a contract completion date of September 30, 2006. Any fee earned pursuant to the Cost Incentive Structure set forth in B.4.1 above shall be reduced by 1% of target cost for each month after September 30, 2006 (or the contractors proposed completion date if earlier) the project is not completed, so long as the total fee earned is not less than 2% of the target cost. Any fee earned pursuant to the Cost Incentive Structure set forth in B.4.1 above shall be increased by 1% of target cost for each month the project is completed earlier than September 30, 2006 (or the contractors proposed completion date if earlier). For periods of less than one month, the amount of fee lost or additional fee earned will be determined using straight-line interpolation."
2. Reference Section H. The following clause is added:

#### **H.21 Contractor's Organization**

- A. Within 5 days after execution of this contract, the Contractor shall furnish to the Contracting Officer, organizational charts that incorporate, at a minimum, all managers reporting to the Project Manager (PM), all project and other managers reporting to these managers, specifically identify any positions providing the functions/requirements in the DP and amendments thereto and Draft Amendment, Rev. 6, specifically Section 2.2.2, Decommissioning Operations, and describe functions/requirements the positions are providing. These organizational charts shall be updated when changes to the contractor's organization occur and shall be provided to the Contracting Officer.
  - B. The Contractor shall provide and use personnel that comply with the qualification requirements for the organizational positions and/or for the responsibilities/functions as specified in Section 2.2.2, Decommissioning Operations of the DP as amended, and the Draft Amendment, Revision 6 (unless and until the draft amendment is superseded by subsequent amendment(s)) or as directed by the contracting officer. The contractor may provide personnel with qualifications that are not the same as in the DP as amended and draft amendment. Rev. 6; but the personnel shall have similar and adequate qualifications. If the contractor elects to provide and use personnel with different but similar and adequate qualifications in fulfillment of the requirements of the above Section 2.2.2 of the DP as amended and Draft Amendment, Rev. 6, before providing and using those personnel, the contractor must obtain concurrence of the NRC.
3. Reference Section I. Add Clause I.131 "52.228-7 Insurance – Liability to Third Persons. (MAR 1996).

4. Reference Section I. Delete Clause I.30, Davis Bacon Act (FEB 1995) and marked RESERVED.
5. Reference Section K, Provision K.12, “952.204-73 Facility Clearance.” The Provision is deleted in its entirety and marked “Reserved.”
6. Reference Section L, Provision L.17, Proposal Preparation Instructions – Volume II – Technical Proposal, Paragraph (c), Paragraph I. Key Resources, Subparagraph (a). The following additional instructions are added after the first sentence which reads, “The offeror must provide...”. “The offeror must address the responsibilities/functions/duties to be performed by each proposed key resource.”
7. Reference Section L, Provision L.17, Proposal Preparation Instructions – Volume II – Technical Proposal, Paragraph (c), Paragraph II. Technical Approach, Subparagraph (a). The following additional instructions are added to the second paragraph which currently reads, “The offeror shall describe its technical approach...”. “The offeror shall describe its approach for providing the functions/responsibilities specified in the Amended Draft DP, Rev. 6, Section 2.2.2., Decommissioning Operations.”
8. Reference Section L, Provision L.19, “TIME, DATE AND PLACE PROPOSALS ARE DUE”. The provision is modified to state “All proposals must be received at the following address by 4:00 PM EDT, **August 1, 2003**. Hand-carried packages can be delivered between the hours 8:00 AM to 4:00 PM on Government workdays.

U.S. Department of Energy  
 Columbus Closure Project  
 Attn: Barry E. Kain, Contracting Officer  
 43 New Garver Road, Suite B  
 Monroe, OH. 45050-1434

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9. Reference Section L, Provision L.25, List of Attachments, Attachment 1, Past Performance Reference Information Form and Questionnaire, first paragraph which reads “The Department of Energy (DOE) is asking for your assistance ...”. Third line the words (NEED ICE NUMBER) is deleted and replaced by \$57.7.
10. Reference Section M, Provision M.4., Technical Evaluation Factors/Criteria, Paragraph I, Key Resources. The following is added after the first sentence which currently reads, “The DOE will evaluate each of the proposed Key Resources ....”.  
 If the offeror chooses to propose a key resource that will perform the responsibilities/functions of an organizational position in Section 2.2.2. of the Draft Amended DP, Rev. 6, and/or proposes the key resource in the specific organizational position identified in the Section 2.2.2., Draft Amended DP, Rev. 6, an evaluation of the extent to which the key resource has the qualification requirements specified in Section

2.2.2., Draft Amended DP, Rev. 6 shall be part of the evaluation under the criteria set forth in Section M.4.1.